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# NOTICE OF ALLOWANCE AND FEE(S) DUE

22850

7590

11/15/2010

EXAMINER

SALVITTI, MICHAEL A

ART UNIT PAPER NUMBER

OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, L.L.P. 1940 DUKE STREET ALEXANDRIA, VA 22314

1767 DATE MAILED: 11/15/2010

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/561,266	11/17/2006	Alessandro Casalini	282367US0X PCT	5853

TITLE OF INVENTION: RUBBER-REINFORCED VINYL AROMATIC POLYMERS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	02/15/2011

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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			<u> </u>			(Depositor's name)	
			<u> </u>			(Signature) (Date)	
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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		TORNEY DOCKET NO.	CONFIRMATION NO.	
10/561,266 TITLE OF INVENTION	11/17/2006 I: RUBBER-REINFORC	ED VINYL AROMATI	Alessandro Casalini C POLYMERS		282367US0X PCT	5853	
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nonprovisional	NO	\$1510	\$300	\$0	\$1810	02/15/2011	
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SALVITTI, I	MICHAEL A	1767	524-457000	•			
<ol> <li>Change of correspondence address or indication of "Fee Address" (3° CFR 1.363).</li> <li>Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.</li> <li>"Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Custome Number is required.</li> <li>ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED O</li> </ol>			(1) the names of up to or agents OR, alternati (2) the name of a singl registered attorney or a 2 registered patent atto listed, no name will be THE PATENT (print or type)	ame of a single firm (having as a member a d attorney or agent) and the names of up to red patent attorneys or agents. If no name is o name will be printed.			
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Advance Order - # of Copies			The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number (enclose an extra copy of this form).				
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22850 75	22850 7590 11/15/2010		EXAMINER		
OBLON, SPIVA	K, MCCLELLAND	SALVITTI, MICHAEL A			
	1940 DUKE STREET			PAPER NUMBER	
ALEXANDRIA, V	/A 22314		1767		
			DATE MAIL ED: 11/15/2010		

## **Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)**

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 314 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 314 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)	
	10/561,266	CASALINI ET AL.	
Notice of Allowability	Examiner	Art Unit	
	MICHAEL A. SALVITTI	1767	
	MICHAEL A. SALVII II	1767	
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT F of the Office or upon petition by the applicant. See 37 CFR 1.31	S (OR REMAINS) CLOSED in i) or other appropriate commu RIGHTS. This application is so	this application. If not included nication will be mailed in due course	
1. This communication is responsive to <u>08/27/2010</u> .			
2. X The allowed claim(s) is/are 17,19-29 and 31-39.			
3. ☑ Acknowledgment is made of a claim for foreign priority u a) ☑ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have	• . , . ,	r (f).	
□ Certified copies of the priority documents have     □ Certified copies of the priority documents have		a No	
Copies of the certified copies of the priority documents have	, ,		om the
International Bureau (PCT Rule 17.2(a)).	ocuments have been received	in this national stage application in	JII tile
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE noted below. Failure to timely comply will result in ABANDON! THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		a reply complying with the requirem	ients
4. A SUBSTITUTE OATH OR DECLARATION must be subr INFORMAL PATENT APPLICATION (PTO-152) which gives			E OF
5. CORRECTED DRAWINGS ( as "replacement sheets") mu	ıst be submitted.		
(a) ☐ including changes required by the Notice of Draftsper	rson's Patent Drawing Review	( PTO-948) attached	
1) ☐ hereto or 2) ☐ to Paper No./Mail Date	_,		
<ul><li>(b) ☐ including changes required by the attached Examiner Paper No./Mail Date</li></ul>	's Amendment / Comment or	in the Office action of	
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in			of
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT</li> </ol>			ie
Attachment(s)	5 Notice of his	ower Detact Amplication	
<ol> <li>Notice of References Cited (PTO-892)</li> <li>D Notice of Draftperson's Patent Drawing Review (PTO-948)</li> </ol>		ormal Patent Application	
<ol> <li>Information Disclosure Statements (PTO/SB/08),</li> </ol>	Paper No./N	mmary (PTO-413), Mail Date Amendment/Comment	
Paper No./Mail Date			
4. Examiner's Comment Regarding Requirement for Deposit of Biological Material		Statement of Reasons for Allowance	<b></b>
	9.	·	
/M. A. S./	/Mark Eashoo/		
Examiner, Art Unit 1767	Supervisory Pate	ent Examiner, Art Unit 1767	

### **DETAILED ACTION**

### Response to Amendment

Applicant's amendment clarifying the units of the solubility parameter  $\delta$  to MPa<sup>1/2</sup> in the instant claims has been noted. Applicant cites support for this amendment from a document referenced in the instant specification (CRC Handbook of Polymer-Liquid Interaction Parameters and Solubility Parameters by Allan F.M. Barton; see page 12, lines 1-4 of specification).

In response to this amendment, the objection to the specification has been withdrawn.

In response minor informalities in Claim 33, applicant's amendment has overcome the issue of minor informalities (insertion of a space), and the objection to claim 33 has been withdrawn.

Clarification of the units for the solubility parameter ( $\delta$  MPa<sup>1/2</sup>) has overcome issues of indefiniteness. The rejection of claims 17-39 under 35 U.S.C. § 112, second paragraph for failure to particularly point out and distinctly claim the subject matter which applicant regards as the invention have been withdrawn.

# Allowable Subject Matter

The following response is directed to the document entitled "Remarks/Arguments" (pages 10-20) received August 27<sup>th</sup>, 2010.

Claims 17, 19-29 and 31-39 are allowed.

The following is an Examiner's statement of reasons for allowance:

With respect to the mass-continuous process (claim 17) and the mass-suspension process for the preparation of rubber-reinforced vinyl aromatic copolymers, *Demirors* (USPN 6,545,090) is the closest art of record. *Demirors* teaches mass-continuous processes (*Demirors* col. 2, lines 55-68) and mass-suspension processes (*Demirors* col. 5, lines 25-30) for the preparation of vinyl aromatic polymers containing rubbery, bimodal filler materials, interpreted to have the ""core-shell" and "salami" morphology of the instant claimed invention.

The primary difference between *Demirors* and the instant claimed invention is the requirement that the difference in solubility parameters between the "core-shell" particles  $(\delta_1)$  and the "salami" particles  $(\delta_2)$  possess a solubility difference of  $\geq 0.5$ . In *Demirors*, the "core-shell" (smaller) and "salami" (larger) particles appear to have identical vinyl and 1,3 conjugated diene content (*Demirors* 3:58-4:55), necessitating a solubility difference of zero; a solubility difference  $\geq 0.5$  requires the monomer content to have a different compositional makeup in each particle. *Demirors* lacks a teaching or suggestion to change the ratios of constituent monomers in the rubbery particles such that a solubility difference between the particles of  $\geq 0.5$  occurs.

With respect to the feature of "core-shell" and "salami" particles possessing a solubility parameter difference  $\geq 0.5$ , *Echte* (USPN 4,493,922) shows particles reading on applicant's claimed "core-shell" and "salami" particles (*Echte* col. 1, lines 40-55). At the extremes in *Echte*, the particles of *Echte* appear a difference in solubility parameter  $\geq 0.5$ , as calculated on a weight-average basis by the Examiner (see Non-Final Action,

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pages 6-7, mailed May 27<sup>th</sup>, 2010). However, applicant has argued persuasively (pages 16-17) that this calculation relies on assumption, and furthermore, applicant argues persuasively (page 15) that the claims as presently amended are drawn to mass-continuous and mass-suspension processes (which entail polymerization of the vinyl aromatic resin in the presence of the particles), whereas *Echte* is drawn to a blending process (the vinyl aromatic polymer matrix is pre-formed before contact with the rubbery particles).

The prior art of record does not indicate to a person having ordinary skill in the art that the combination of rubbery particles having a solubility difference ≥0.5 and the recited size/monomer content would be beneficial for inclusion in mass-continuous and mass-suspension processes for the preparation of reinforced vinyl aromatic copolymers.

#### Correspondence

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MICHAEL A. SALVITTI whose telephone number is (571)270-7341. The examiner can normally be reached on Monday-Thursday 8AM-7PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Eashoo can be reached on (571) 272-1197. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Art Unit: 1767

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/M. A. S./ Examiner, Art Unit 1767

/Mark Eashoo/ Supervisory Patent Examiner, Art Unit 1767